

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Evans et al.  
Application No. 09/855,274

Filed: May 14, 2001

For: APPLICATION PROGRAMMING  
INTERFACE THAT MAPS INPUT  
DEVICE CONTROLS TO SOFTWARE  
ACTIONS

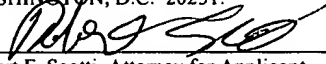
Examiner: David Lee Lewis

Date: October 16, 2002

Art Unit: 2673

CERTIFICATE OF MAILING

I hereby certify that this paper and the documents referred to as being attached or enclosed herewith are being deposited with the United States Postal Service on October 16, 2002 as First Class Mail in an envelope addressed to: BOX NON-FEE AMENDMENT, COMMISSIONER FOR PATENTS, WASHINGTON, D.C. 20231.

  
Robert F. Scotti, Attorney for Applicant

RECEIVED

OCT 24 2002

Technology Center 2600

BOX NON-FEE AMENDMENT  
COMMISSIONER FOR PATENTS  
WASHINGTON, D.C. 20231

Enclosed is an Amendment for the above application. The fee has been calculated as shown below.

CLAIMS AS AMENDED						
For	No. after amendment	No. paid for previously	Present Extra	Rate	Fee	
Total Claims	30	- 30*	= 0	\$18.00	\$ 0.00	
Indep. Claims	4	4**	= 0	\$84.00	\$ 0.00	
Mult. Dep. Claims Fee (if not previously paid)						\$280.00
One-month Extension of Time						\$110.00
Two-month Extension of Time						\$400.00
Three-month Extension of Time						\$920.00
TOTAL ADDITIONAL FEE FOR THIS AMENDMENT						\$0.00

\* greater of twenty or number for which fee has been paid.

\*\* greater of three or number for which fee has been paid.

No additional fee is required.

Please charge any additional fees that may be required in connection with filing this amendment and any extension of time, or credit any overpayment, to Deposit Account No. 02-4550. A copy of this sheet is enclosed.

- A Marked-up Version of Amended Claims Pursuant to 37 C.F.R. §§ 1.121(b)-(c) is attached.
- Please return the enclosed postcard to confirm that the items listed above have been received.

Respectfully submitted,

KLARQUIST SPARKMAN, LLP

By



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